## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

JEREMY GUNTER, :

:

Plaintiff, : Case No.: 1:21-cv-267

:

**v.** 

: Judge McFarland

AMERICAN SHOWA, INC.,

:

Defendant. :

## **VOLUNTARY STIPULATION OF DISMISSAL OF CLAIMS WITH PREJUDICE**

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, it is hereby stipulated and agreed, by and between Plaintiff Jeremy Gunter and Defendant American Showa, Inc., that Plaintiff's claims against Defendant in the above-referenced matter are hereby dismissed with prejudice. All parties shall bear their respective costs and attorneys' fees.

Respectfully submitted,

/s/ Bradley L. Gibson

Bradley L. Gibson (0085196)

**GIBSON LAW, LLC** 

9200 Montgomery, Road, Suite 11A

Cincinnati, OH 45242

513-834-8254 [T]

513-834-8253 [F]

brad@gibsonemploymentlaw.com

Counsel for Plaintiff

/s/ Lindsey N. Boyd (per email authorization)

Lindsey N. Boyd (0099076)

Michael W. Hawkins (0012707)

**DINSMORE & SHOHL LLP** 

255 E. Fifth Street, Suite 1900

Cincinnati, OH 45202

513-977-8200 [T]

513-977-8141 [F]

<u>lindseyN.boyd@dinsmore.com</u>

Michael.hawkins@dinsmore.com

Counsel for Defendant

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was served on all counsel of record in the above-referenced matter via the Court's ECF System this 12<sup>th</sup> day of May 2022.

/s/ Bradley L. Gibson
Bradley L. Gibson (0085196)